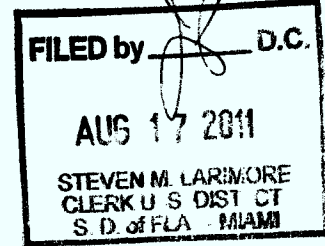


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 Case # _____
 Judge _____ Mag _____
 Motn lfp YES Fee pd \$ _____
 Receipt # _____

UNITED STATES DISTRICT COURT
 For the
 SOUTHERN DISTRICT OF FLORIDA



HENLEY, DARRYL B.,
 Plaintiff,

vs.

FEDERAL BUREAU OF PRISONS,
 Defendant,

CASE NO.: **11-CV-22987-KING/WHITE**

**COMPLAINT FOR DECLARATORY
 AND INJUNCTIVE RELIEF**

1. Comes now, Darryl B. Henley Pro Se Litigant in this matter before Court, and respectfully moves this Honorable Court to bring forth this action under the Freedom of Information Act(FOIA), 5 USC S 552, as amended, and the Privacy Act(PA), S USC § 582a, to order the production of agency records previously requested by plaintiff pursuant to the above referenced Acts, and which request have either been ignored or denied by defendant agency.

2. This action is against defendant(s) Federal Bureau of Prisons as the supervisory agency responsible for the conduct of Mrs. Linda T. McGrew, Warden, Mr. Harold Harrison Unit Manager, and Mrs. Joan Davis Case Manager and for failure to take corrective action with respect to the Federal Detention Center Miami's personnel whose vicious propensities were notorious, to assure proper training and supervision of the personnel, or to implement meaningful procedures to discourage Lawless official conduct.

JURISDICTION

3. This Court has Jurisdiction over this action Pursuant to 5 USC § 552(a)(4)(B) and 5 USC § 552a(g)(1)(B);(g)(1)(D);(g)(3)(A);(g)(3)(B);(g)(4)(A) and (g)(4)(B).

PARTIES

4. Plaintiff Darryl B. Henley Reg. No. 83261-004 is a Federal Prisoner in the Federal Bureau of Prisons at the Federal Detention Center Miami(FDC) in Miami, Florida. Plaintiff is the requestor of withheld records and at all times relevant to the allegations of this complaint was a citizen of the United States, and a resident of Miami Dade County Florida.

5. Defendant(s) Federal Bureau of Prisons is an Agency of the United States; and has possession of, and control over the records that Plaintiff seeks. Despite knowledge of denial of records sought by Plaintiff and denial of staff at FDC Miami to provide records. The defendant(s) Institutionalized practices are unlawful, and have at no time taken any effective action to prevent FDC Miami personnel from continuing to engage in this type of conduct.

6. At all times relevant to this action, defendant Mrs. Linda T. McGrew was the Warden at Federal Detention Center Miami, employed by the Federal Bureau of Prisons to perform duties in the Federal Detention Center Miami.

(A) Responsible by Law for enforcing the Regulations of the Federal Bureau of Prisons, and ensuring that FDC Miami staff under her leadership obey the Laws of the Constitution and the United States.

(B) At all relevant times, this defendant was acting as the agent, servant, and employee of defendant.

(C) This defendant is sued individually, and in her Official capacity.

7. At all times relevant to this action, defendant Mr. Harold Harrison was appointed Unit Manager of the Work Cadre Unit at FDC Miami.

(A) The Commanding Officer of the Work Cadre Unit, and responsible for the training, supervision, and conduct of Mrs. Joan Davis, Case Manager of West Bravo Unit.

(B) Responsible by Law for enforcing the Regulations of the Federal Bureau of Prisons, and ensuring that FDC Miami staff under his leadership obey the Laws of Federal Bureau of Prisons, and the Constitution of the United States.

(C) This defendant is sued individually, and in his Official capacity.

8. At all times relevant to this action, defendant Mrs. Joan Davis was the Case Manager on the West Side of the Work Cadre Unit at the Federal Detention Center Miami. In this Capacity the Case Manager was :

- (A) In charge of the withheld records, and refused to provide Plaintiff with a copy of records which would show violations of Privacy Act, Procedural Due Process, Deliberate Indifference, and other Laws enacted by Congress as well as Bureau of Prisons Policy.
- (B) The acts of Unit Team through a Management Variable placed on Plaintiff which is pervasive, and not reasonably related to a legitimate Governmental objective.
- (C) This defendant is sued individually, and in her Official capacity.

9. At all times relevant to this action, defendant Mr. D. Richardson, was the Case Manager on the East side of the Work Cadre Unit at the Federal Detention Center Miami.

- (A) This defendant was in concert with the Unit Team and acted in compulsion to assign Plaintiff to the Work Cadre Unit at Federal Detention Center Miami.
- (B) At all times relevant, this defendant was acting as the agent, servant, and employee of defendant.
- (C) This defendant is sued in his individually, and in his Official capacity.

10. At all time relevant to this action, defendant Mr. McCormick was the Case Manager on the Tenth(10) Floor East of the Federal Detention Center Miami, and was in concert with Mr. D. Richardson, Mrs. J. Davis Case Managers of Work Cadre Unit, Mr. H. Harrison Unit Manager, and Mrs. Linda T. McGrew Warden, at tFDC Miami.

- (A) This Case Manager was in concert with the Work Cadre Unit to place a Management Variable on Plaintiff an engaged in invidious, indifferent treatment, concealment, and the conjecture to place a " WALSH " Public Safety Factor on Plaintiff which increased the Plaintiff's Custody Level to designate Plaintiff to Federal Detention Center Miami.
- (B) At all times relevant, this defendant was acting as the agent, servant, and employee of defendant.
- (C) This defendant is sued individually, and in his Official capacity.

FACTUAL COMPLAINTS / ALLEGATIONS

11. The following is a list of request made by Plaintiff to the defendants and dispositions if any.

12. On December 15, 2010 Plaintiff requested from Case Manager, Mrs. Davis via Inmate to staff interaction verbally for a copy of Plaintiff's Custody Level, and Security, and points; To ensure Plaintiff has been afforded Due Process, Proper Classification, and Security Level, since Plaintiff was designated by FDC Miami staff Administration to the Work Cadre Unit. Mrs. Davis did not provide Plaintiff with a copy and stated she would give one in program review. Other inmates are provided one upon request by Mrs. Davis. Plaintiff is subjected to deliberate indifference, similarly situated prisoners have more favorable treatment(upon request given copies).

13. The defendants have intentionally, illegally, and arbitrarily treated Plaintiff different from other inmates.

14. Plaintiff's Classification as a " **WALSH ACT** " Offender imposes as " atypical and significant hardship on Plaintiff in relation to the ordinary incidents of prison life " for non-violent offender Sandin v Conner, 515 U.S. 472, 484, 115 S. CT. 2293, 132L. Ed. 2d 418 (1995).

15. Plaintiff has requested thru the Unit Manager Mr. Harrison and the Warden Mrs. Linda T. McGrew, from January 2011 via Inmate to staff BP 8.5 cop outs, BP 9's for Plaintiff's Custody Classification, and Security Level document copies for Plaintiff's records. As of August 05, 2011 has not received them.

16. The adverse actions by FDC Miami Unit Team, and staff are a part of a conspiracy among the defendants to deny Plaintiff his Constitutional Rights, by placing plaintiff at FDC Miami, with a Management Variable and the " **WALSH ACT** " Public Safety Factor from December 7, 2010 until April 2011.

17. The adverse actions, the unlawful combination and conspiracy consist of a continuing agreement, understanding, and concert of actions among defendants and co-conspirators to deny Plaintiff Due Process (i.e. Halfway House, and The Second Chance Act of 2007 enacted April 9, 2008).

18. On March 3, 2011 Plaintiff submitted an Administrative Remedy Nine(9) to Unit Manager Mr. Harrison, requesting a copy of Custody Classification form and proof of removal of " **WALSH ACT** Public Safety Factor. (Exhibit A).

19. On April 22, 2011 Plaintiff received a response from the Warden, Mrs. Linda T. McGrew's Office. The response stated that Plaintiff currently did not have a Public Safety Factor; But did not provide a copy of Classification form for Plaintiff to review. (Exhibit B).

20. On April 24, 2011 Plaintiff mailed Freedom of Information Act (FOIA) request to Director of the Federal Bureau of Prisons, Mr. Jose Santana, Chief at the Designation Sentence Computation Center, Mr. Reginald D. Micheal, Chief of the Florida Southern Probation Office. There has been no compliance from either Agency under **522(a)(6)(A)(i)** of the Act, nor a letter stating what records are not disclosable, and why they claim exemptions or wish to withhold the records requested by Plaintiff (Exhibit C).

21. On May 22, 2011 Plaintiff mailed FOIA/Privacy Act appeal, denial of access letter Pursuant to **5 USC 552(a)(b); 5 USC 522a** to the Office of Information, and Privacy, U.S. Department of Justice via Certified Mail number 7007 1490 0001 1561 7368 (Exhibit D).

22. On May 30, 2011 Plaintiff received an opened envelope which which contained a letter dated May 24, 2011 from Mr. Jeff Campbell, SERO Attorney for the Federal Bureau of Prisons, which stated that Plaintiff's records were enclosed. However, the records requested and need by Plaintiff where either removed or never sent to Plaintiff. Legal mail Pursuant to the Federal Bureau of Prisons Policy can only be opened in the presence of the inmate (Exhibit E).

23. On June 16, 2011 Plaintiff received another opened Government Official letter (Legal Mail) from the Office of Information Policy Supervisory Administrative Specialist Mrs. Priscilla Jones, who informed Plaintiff that Attorney, Angie Cecil is assigned to Plaintiff's case and the case number is AP-2011-02105 (Exhibit F).

24. On June 8, Plaintiff sent a letter to the United States District Court, for the Southern District of Florida requesting local rules by placing the letter in the Legal Mail receptacle of the Work Cadre Unit in the Officers office. (Exhibit G).

25. On June 08, 2011 Plaintiff sent inmate to staff request to Case Manager Mrs. J. Davis, and Unit Manager Mr. H. Harrison requesting Four Certified copies of Plaintiff's account for the last six months to proceed in court case. Mr. Harrison, and Mrs. Davis have not provided Plaintiff with requested documents in an attempt to deny Plaintiff access to Courts relative to another case Evans v. Perkins Civil action No. 2:07-CV-100-WHA, 2008 U.S. Dist. Lexis 87966 (M.D. Ala. 2008).

26. On June 9, 2011 Plaintiff sent a letter to SERO Attorney Mr. Jeff Campbell United States Department of Justice, Federal Bureau of Prisons informing Mr. Campbell that records requested if sent had been removed before Plaintiff received envelope, and that Official Mail from Mr. Campbell is opened without Plaintiff's presence. The Statutory time within section 552(a)(6)(A)(i) **has not been complied to** (Exhibit H).

27. On June 20, 2011 Plaintiff received a letter from SERO Attorney Mr. Jeff Campbell, United States Department of Justice, Federal Bureau of Prisons dated June 14, 2011 and opened without Plaintiff's presence informing Plaintiff that records were mailed. The staff at Federal Detention Center Miami have conspired to deny Plaintiff access to records requested. (Exhibit I).

28. On July 4, 2011, Plaintiff placed a letter in the inmate mail box to the District Clerk of the Southern District of Florida Certified Mail receipt 7007 1490 0001 1561 7344 (Exhibit J).

29. Plaintiff has Statutory right to the records that he seeks, and there is no legal basis for the defendants refusal to disclose records to Plaintiff. Plaintiff requested Custody Level thru Administrative Remedy 9, but has not received copies (Exhibit K).

30. The defendants have engaged in an unlawful combination, and conspiracy in unreasonable restraint of detainment of Plaintiff in a Maximum Detention Center.

31. This unlawful combination and conspiracy consist of a continuing agreement, understanding, and concert of action among the defendants and co-conspirators to deny Plaintiff Due Process.

32. The records requested will reveal claims of denial of Procedural Due Process, Equal Protection, inadequate Medical care, and deliberate indifference to Plaintiff's safety.

33. Plaintiff's continued detention at FDC Miami is Unconstitutional under Supreme Court's ruling in Zadvydas v. Davis, 533 U.S. 678, 121 S. CT. 2491, 150 L. Ed. 2d 653 (2001).

34. The Federal Bureau of Prisons is[has] breaching it's duty to keep me safe and free from harm while I am incarcerated at Federal Detention Center Miami Pursuant to 18 USCS § 4042 and the Eight(8) Amendment by failing to protect me from assault which has happened several times with inmates who have aggressive attitudes and history of violence. Will continue to happen if I am not properly classified and segregated.

35. The Federal Bureau of Prisons, Federal Detention Center Miami staff have failed to : 1) Maintain accurate records, 2) Expunge false information from prison file, 3) Amend an inaccuracy in Plaintiff's file as necessary to assure fairness in any determination relating to the qualifications, character, rights, or opportunities of, or benefits to the Plaintiff.

36. The law directs that incarcerated persons are entitled to "a reasonably adequate opportunity to present claimed violations of fundamental constitutional rights to the courts therefore Plaintiff request an Administrative order for the FDC Miami staff to submit a certified copy of Plaintiff's account to the Courts, to ensure Plaintiff is not improperly impeded or adversely affected in Plaintiff's efforts to pursue nonfrivolous legal claims.

37. The Federal Bureau of Prisons had prior notice of the vicious propensities of the FDC Miami staff, but took no steps to train them, correct their abuse of authority, or to discourage their unlawful use of authority.

38. As a result of the misconduct describe above, Plaintiff experienced humiliation, emotional distress, pain and suffering.

39. Unless restrained by this Court defendants will continue abusive conduct, and practices set forth in this complaint that deprive Plaintiff of the rights, privileges, or immunities secured or protected by the Constitution of the United States, and cause irreparable harm.

40. The Acts and omissions describe above, engaged in under color of Federal Authority by the Federal Bureau Bureau of Prisons sued as a person and responsible because of it's authorization, condonation, and ratification of the acts of its employees and agents, deprived Plaintiff of his protected Constitutional rights for Ten (10) months and counting.

PRAYER

38. Therefore Plaintiff Prays that this Court :

- (1) Enjoin the defendants, Officers, Agents, Employees, and all those in concert or participation with them from continuing the abusive acts, violation of Due Process, Improper Classification, denial of access to Courts, Retaliation to inmates who complain to the Courts, Violation of Equal Protection clause, Violating of the Privacy Act, and placing a Management Variable/Greater Severity on Plaintiff, and other inmates, showing deliberate indifference.
- (2) Declare that defendants refusal to disclose the records requested by Plaintiff is unlawful, and the concealment is unconstitutional, and violates the First(1), and Fourteenth(14) Amendments to the United States Constitution.
- (3) Enforce an Administrative Order for Plaintiff to provide the Courts with a Certified copy of Plaintiff's account to access the Courts.
- (4) Provide Plaintiff relief from "Imminent Danger" of retaliation from Federal Detention Center Miami Staff for filing this complaint.
- (5) Give the Plaintiff the Proper Classification, and Custody Level.
- (6) Make a referral of matter to appropriate agency for investigations of staff arbitrary, and capricious actions.
- (7) Issue an Injunction to prevent the Federal Bureau of Prisons from relying on the Federal Detention Center Miami staff's invalid practice of either
 - a) Not responding at all to inmate to staff request for records. b) FOIA/PA request, or
 - C) Responding with a Ten(10) day letter, and then not taking action honoring or denying the request or allowing Institution staff to remove or conceal information. d) Placing Plaintiff in Special Housing Unit in retaliation to complaint.

(8) Preliminary and permanent injunctions, preventing and restraining defendants, and it's Officers, employees, agents, and others in concert with them, from further use, adoption, endorsement, or display of the current actions.

(9) Award Plaintiff Compensatory Damages in the amount of One Million Dollars (\$ 1,000,000.00) for the violation of rights under the Constitution.

(10) Award Plaintiff Punitive Damages in the amount of Eight Hundred Thousand (\$ 800,000.00) for the abuse that Plaintiff was subjected to.

(11) Remove Plaintiff from Federal detention Center Miami due to fear of " Imminent Danger via retaliation of staff.

(12) Expedite this lawsuit Pursuant to 28 USC § 1657(a).

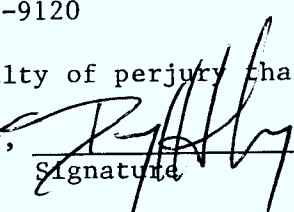
(13) Grant such other and further relief as the Court may deem just and proper.

Signed this 15 Day of August 2011

Mr. Darryl B. Henley
Reg. No.: 83261-004
Federal detention Center Miami
P.O. Box 019120
Miami, Florida 33101-9120

I declare under penalty of perjury that the foregoing is true and correct.

Mr. Darryl B. Henley,



Signature

This document is hereby filed on the 15 Day of August 2011, Pursuant to the holding in HOUSTON v. LACK, 487 US 266 (1988), by having the Officer Lopez inspect it, sealing it in the presence of the Officer, and placing it in the prison mail receptacle designated for outing Legal Mail.

CERTIFIED MAIL 7007 1490 0001 1561 7375

" EXHIBIT A "

U.S. DEPARTMENT OF JUSTICE

Federal Bureau of Prisons

REQUEST FOR ADMINISTRATIVE REMEDY

Type or use ball-point pen. If attachments are needed, submit four copies. Additional instructions on reverse.

From: **HENLEY, DARRYL B.****83261-004****B-WEST****FDC MIAMI**

LAST NAME, FIRST, MIDDLE INITIAL

REG. NO.

UNIT

INSTITUTION

Part A- INMATE REQUEST I request a copy of my Custody Classification Form with calculated score. Unit Team at FDC Miami has not and will not provide me with one until my (7)seventh month of designation. I am challenging why I was placed on the Walsh Assignment imposing Greatest Severity Public Safety Factor (PSF) against me? How do I resolve this? This has affected my custody level and caused me to be placed in a higher security facility than I should be placed according to your numerical classification systems. Please be specific in your answers and answer fully. My current Program review list me as LOW/IN which shows the increase in my classification with a Management variable level to from the Security/Designation Data. However, SEC LVL:MINIMUM is stated. DESIG RMKS: JUD COMPLY FOR REC FACI; MV=V DUE TO ARREST HX; DSCC REFERRED FOR WALSH REVIEW. Based on my pre-sentence report which contains an arrest records(**NOT CONVICTIONS**) which are innuendo, rumor, invective and so infused with negative misinformation that the report has distorted my Classification, and violates **THE PRIVACY ACT 5 U.S.C.S. § 522..** Classification as a sex offender for purposes of **18 U.S.C.S. § 4042(c)** can only be based on federal offense and any classification based on State Offense exceeds Federal Bureau of Prisons' statutory author and is inconsistent with Congressional intent. Fox v Lappin (2006, DC Mass) 409 F Supp 2d 79. **§ 524.43 Inmate's access to Progress Reports.** Upon request, an inmate may read and receive a copy of any progress report retained in the inmate's Central file which had been prepared on that inmate after October 15, 1974. Staff shall allow the inmate the opportunity to read a newly prepared progress report and shall request the inmate sign and date the report.

DATE

SIGNATURE OF REQUESTER

Part B- RESPONSE

DATE

WARDEN OR REGIONAL DIRECTOR

If dissatisfied with this response, you may appeal to the Regional Director. Your appeal must be received in the Regional Office within 20 calendar days of the date of this response.

SECOND COPY: RETURN TO INMATE

CASE NUMBER: **6035305-F1**

CASE NUMBER: _____

Part C- RECEIPT

Return to:

LAST NAME, FIRST, MIDDLE INITIAL

REG. NO.

UNIT

INSTITUTION

SUBJECT: **29 of 31**

DATE

RECIPIENT'S SIGNATURE (STAFF MEMBER)

BP-229(13)

DIS see attached response.

" EXHIBIT B "

BP-229 RESPONSE
Henley, Darryl

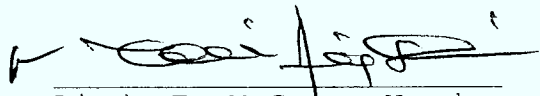
Case Number: 635305-F1
Register No. 83261-004

This is in response to your Request for an Administrative Remedy received April 14, 2011, where you are requesting a copy of your Custody Classification in order to challenge an Adam Walsh Public Safety Factor (PSF) in your Central File. You state that your unit team refused to provide you with a copy of your Custody Classification, and that the Public Safety Factor has affected your custody level, causing you to be placed at a high security institution. You state that upon request, an inmate has a right to review and receive a current copy of his progress report.

Your initial classification and designation was completed and determined by the Designation & Sentencing Computation Center, in Grand Prairie, Texas. Program Statement 5100.08, Chapter 6, Page 1, states "An inmate's first custody classification will be scored at the first program review following initial classification (approximately 7 months after arrival at an institution)." The unit team is in compliance with the time frame in which they will provide you with a current Custody Classification. You currently do not have a Public Safety Factor, and on March 15, 2011, received a copy of your last progress report.

Based on our findings, your request for Administrative Remedy is denied.

If dissatisfied with this response, you may appeal to the Administrative Remedy Coordinator, Bureau of Prison, Southeast Regional Office, 3800 Camp Creek Parkway, SW, Building 2000, Atlanta, GA 30331-6226. Your appeal must be received in the Regional Office within 20 calendar days of the date of this response.


Linda T. McGrew, Warden

4/22/11
Date

April 24, 2011

Director
Bureau of Prisons
320 First Street, NW
Washington, D.C. 20534

Re.: Darryl B. Henley
DOB 09/14/1965
REG.No. 83261-004
Place of Birth Miami, Florida
Soc. Sec. No. 265-55-5930
Case No. 10-CR-20379-PCH
Eleventh District Court

Pursant to the Freedom of Information Act, 5 USC 552, and the Privacy Act of 1974, 5 USC 522a, I hereby request copies of the following documents. If for any reason you chose not to send me any of the documents or papers requested then please furnish me with a " Vaughn Index " as set forth in Vaughn v. Rosen, 484 F2d 820(D.C.D.C. 1973).

I am requesting all records, documents, and information you have in your files (central) pertaining to me or mentioning my name.

Please consider this as a first-party request under the FOIA, 5 USC 5522, and as a privacy Act request, 5 USC 522a also.

In the event that some of the material is considered by you to be exempt from disclosure under both Acts, then please include all segregable portions of documents and the specific exemption you are relying upon to deny disclosure of the excised portions. Please note that in order to avoid disclosure you must claim an appropriate exemption under both Acts.

I am requesting that you abide by the statutory time within which to make a determination on this request, that being ten (10) working days from your receipt under Section 522(a) (6)(A)(i).

DECLARATION

I swear and affirm under penalty of perjury that I am, Darryl B. Henley, Date of Birth 09/14/65. This declaration is submitted in lieu of my notarized signature Pursuant to Title 28, U.S.C Section 1746. I hereby certify that I am the person named above and I understand that any falsification of this statement is punishable under the provisions of Title 18 U.S.C., Section 101.

Darryl B. Henley
Signature

Date 24 April 2011

Respectfully submitted.

April 24, 2011

Mr. Reginald D. Michael, Chief
Florida Southern Probation Office
400 North Miami Avenue 9th Floor South
Miami, Florida 33128

RE.: Darryl B. Henley
DOB 09/14/1965
Reg. No. : 83261-004
Place of birth Miami, Florida
Soc.Sec. No. 265-55-5930
Case no. 10-CR-20379-PCH
Eleventh District Court

Pursuant to the Freedom of Information Act, 5 USC 552, and the Privacy Act of 1974, 5 USC 522a, I hereby request copies of the following documents. If for any reason you chose not to send me any of the documents or papers requested then please furnish me with a " Vaughn Index " as set forth in Vaughn v. Rosen, 484 F2d 820(D.C.D.C. 1973).

I am requesting all records, documents, and information you have in your files pertaining to me or mentioning my name (Custody Level, Points, Security, Classification etc.).

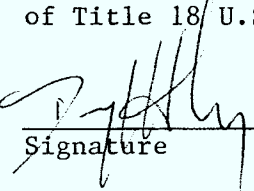
Please consider this as a first-party request under the FOIA, 5 USC 552, and as a Privacy Act request, 5 USC 522a also.

In the event that some of the material is considered by you to be exempt from disclosure under both Acts, then please include all segregable portions of documents and the specific exemption you are relying upon to deny disclosure of the excised portions. Please note that in order to avoid disclosure you must claim an appropriate exemption under both Acts.

I am requesting that you abide by the statutory time within which to make a determination on this request, that being ten(10) working days from your receipt under section 522(a)(6)(A)(ii).

DECLARATION

I swear and affirm under penalty of perjury that I am Darryl B. Henley, Date of Birth 9/14/65. This declaration is submitted in lieu of my notarized signature Pursuant to Title 28, U.S.C. section 1746. I hereby certify that I am the person named aboved and I understand that any falsification of this statement is punishable under the provisions of Title 18 U.S.C., section 101.


Signature

Date

24 April 2011

Respectfully submitted.

April 24, 2011

Mr. Jose A. Santana, Chief
U.S. Department of Justice, Federal Bureau of Prisons
U.S. Armed Forces Reserve Complex
346 Marine Forces Drive
Grand Prairie, Texas 75051

RE.: Darryl B. Henley
DOB 09/14/1965
Reg. No. : 83261-004
Place of birth Miami, Florida
Soc.Sec. No. 265-55-5930
Case no. 10-CR-20379-PCH
Eleventh District Court

Pursuant to the Freedom of Information Act, 5 USC 552, and the Privacy Act of 1974, 5 USC 522a, I hereby request copies of the following documents. If for any reason you chose not to send me any of the documents or papers requested then please furnish me with a " Vaughn Index " as set forth in Vaughn v. Rosen, 484 F2d 820(D.C.D.C. 1973).

I am requesting all records, documents, and information you have in your files pertaining to me or mentioning my name (Custody Level, Points, Security, Classification etc.).

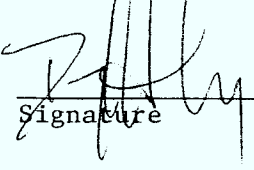
Please consider this as a first-party request under the FOIA, 5 USC 552, and as a Privacy Act request, 5 USC 522a also.

In the event that some of the material is considered by you to be exempt from disclosure under both Acts, then please include all segregable portions of documents and the specific exemption you are relying upon to deny disclosure of the excised portions. Please note that in order to avoid disclosure you must claim an appropriate exemption under both Acts.

I am requesting that you abide by the statutory time within which to make a determination on this request, that being ten(10) working days from your receipt under section 522(a)(6) (A)(ii).

DECLARATION

I swear and affirm under penalty of perjury that I am Darryl B. Henley, Date of Birth 09/14/65. This declaration is submitted in lieu of my notarized signature Pursuant to Title 28, U.S.C. section 1746. I hereby certify that I am the person named above and I understand that any falsification of this statement is punishable under the provisions of Title 18 U.S.C., section 101.


Signature

Date 24 April 2011

Respectfully submitted.

May 22, 2011

Office of Information and Privacy
U.S. Department of Justice
Suite 570, Flag Bldg.
Washington, D.C. 20530

RE: FOIA/PRIVACY ACT APPEAL, DENIAL OF ACCESS PURSUANT TO 5 USC 552(a)(6); 5 USC 522a

Dear Sir/Madam,

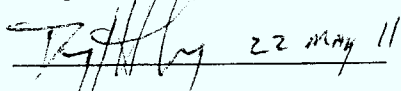
This is an appeal from the denial of records by the Bureau of Prisons, Central Office, as noted in the attached request and the following reasons and facts:

1. On April 24, 2011 I sealed a envelope marked Legal mail in front of an Officer in the Work Cadre unit at FDC Miami and placed it in the inmate outgoing mail box.
2. Enclosed was a request for records to the Central Office of the Bureau of Prisons, and The Florida Southern Probation Office. A copy of the request is attached to this appeal. I have not received any responsive records, nor have I received a determination on my request.
3. The Bureau of Prisons, and The Florida Southern Probation Office has exceed the statutory time limits for providing the records requested.

Therefore, and for the above reasons and facts, it is evident that the Bureau of Prisons, and The Florida Southern Probation Office has denied me access to records and documents to which I am entitled under the statues. This appeal is being submitted in good faith attempt to obtain compliance by the Bureau of Prisons, and The Florida Southern Probation Office to the statutory provisions of the FOIA/PA regarding disclosure and to avoid the cost of litigation.

Please instruct the Bureau of Prisons, Central Office, and The Florida Southern Probation Office to furnish the records as requested. I would also appreciate your compliance with Section 522(a)(6)(A)(ii) regarding the response time to this appeal.

Respectfully submitted,

Handwritten signature of Darryl B. Henley, dated 22 May 11.

Mr. Darryl B. Henley
Reg. No.: 83261-004
Federal Detention Center Miami
P.O. Box 019120
Miami, Florida 33101-9120

CERTIFIED MAIL - 7007 1490 0001 1561 7368

cc: Honorable Congresswoman Mrs. Frederica Wilson, Attorney Jeffrey Voluck
The Florida Southern Probation Office, and The Bureau of Prisons.

" EXHIBIT E "



U. S. Department of Justice

Federal Bureau of Prisons

SERO

3800 Camp Creek Pkwy SW
Bldg 2000
Atlanta, GA 30331

May 24, 2011

Darryl Henley
Reg. No. 83261-004
FCI Miami
Box 019120
Miami, FL 33101

Re: Freedom of Information Request No. 11-06774

Dear inmate Henley:

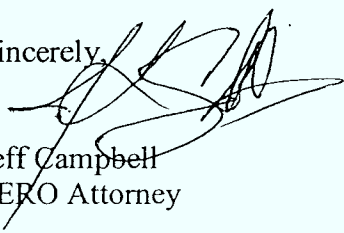
This is in response to your request for records which are maintained by the Bureau of Prisons. Specifically, you requested a copy of your central file.

The Attorney General has exempted the Bureau of Prisons from certain provisions of the Privacy Act of 1974, Title 5 U.S.C. Section 552a(j). Therefore, all material granted, excised from documents, or denied herein has been processed under the authority of an alternative means of access, which is part of said exemption. The exemption, including the alternative means of access, is set forth in Title 28 Code of Federal Regulations, Section 16.97. Accordingly, your access rights are limited to those provided by the non-exempted portions of the Privacy Act of 1974 and the Freedom of Information Act, Title 5 U.S.C. Section 552 and as implemented by Title 28 Code of Federal Regulations, Part 16, Subpart A and D. The procedures established for use by the Bureau of Prisons are outlined in Program Statement 1351.5, Release of Information, and Program Statement 5800.11, Inmate Central File, Privacy Folder and Parole Commission File.

The requested records are enclosed, excluding your PSI. As you are aware, you may not possess a copy of your PSI. It is available to you through your Unit Team.

Pursuant to Title 28 Code of Federal Regulations, Section 16.9 or 16.45, the material herewith may be appealed by writing to the Director, Office of Information Policy (OIP), U.S. Department of Justice, 1425 New York Avenue, Suite 11050, Washington, D.C. 20530. Your appeal must be received by OIP within 60 days of the date of this letter. Both the appeal letter and face of the envelope should be marked "Freedom of Information Act Appeal."

Sincerely,


Jeff Campbell
SERO Attorney

" EXHIBIT F "



U.S. Department of Justice

Office of Information Policy

Telephone: (202) 514-3642

Washington, D.C. 20530

JUN 13 2011

Mr. Darryl B. Henley
Register No. 83261-004
Federal Detention Center
P.O. Box 019120
Miami, FL 33101-9120

Re: Your letter dated May 22, 2011

Dear Mr. Henley:

This is to advise you that your administrative appeal from the action of the Federal Bureau of Investigation was received by this Office on June 6, 2011.

The Office of Information Policy has the responsibility of adjudicating such appeals. In an attempt to afford each appellant equal and impartial treatment, we have adopted a general practice of assigning appeals in the approximate order of receipt. Your appeal has been assigned number **AP-2011-02105**. Please mention this number in any future correspondence to this Office regarding this matter.

We will notify you of the decision on your appeal as soon as we can. If you have any questions about the status of your appeal you may contact me at the number above.

Sincerely,

A handwritten signature in black ink, appearing to read "Priscilla Jones", is written over a horizontal line.

Priscilla Jones

Supervisory Administrative Specialist

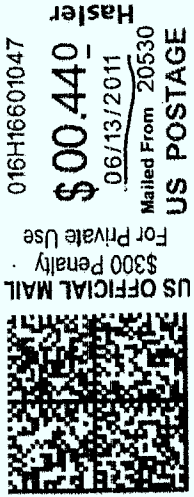
Attorney Angie Cecil Assigned
Attorney

U.S. Department of Justice
 OIP/NYAV-11050
 Washington, D.C. 20530
 Official Business
 Penalty for Private Use \$300

STAPLE Holes

Received June 16th 2011
 From Officer's station with
 General Mail "Opened"
 Officer E. Lopez 6:45pm

Official Mail
 From Mrs. Priscilla Jones
 Supervisory Administrative Specialist Office of Information Policy



3310185120 8100
 NOT opened in my presence or delivered by Counselor (Ms. Fernandez)

" EXHIBIT G "

June 08, 2011

District Clerk
United States Courthouse
Southern District of Florida
99 N.E. 4th Street
Miami, Florida 33132-2111

Dear Sir/Madam,

I am requesting the following documents from your office:

1. A copy of the local court rules governing civil actions.
2. A standard summons forms.
3. Civil Cover sheet(s).
4. A standard form for civil actions under 42 USC 1983.
5. Any special instructions regarding suits brought under 28 USC 1331.

Thank you for your prompt response.

Sincerely,



Mr. Darryl B. Henley
Reg. No. : 83261-004
Case No. : 10-CR-20379-PCH, Eleventh District Court
Federal Detention Center Miami
P.O. Box 019120
Miami, Florida 33101-9120

" EXHIBIT H "

June 09, 2011

Mr. Jeff Campbell
SERO Attorney
U.S. Department of Justice
Federal Bureau of Prisons
Bldg. 2000
Atlanta, GA 30331

Re: Mr. Darryl B. Henley Reg. No.: 83261-004
Freedom of Information Request Response Letter
No: 11-06774

Dear Mr. Campbell:

I am in receipt of your letter enclosed in an official envelope from the U.S. Department of Justice Federal Bureau of Prisons, Federal Correctional Complex, Coleman 846 N.E. 54th Terrace Coleman, Florida 33521-1029.

Mr. Campbell the envelope was opened and taped back together(should it had been opened in my presence since it's from an Official of the Government ?) The documents inside did not contain all documents needed or requested nor a " Vaughn Index " as set forth in Vaughn v Rosen 484 F2d 820(D.C.D.C. 1973) stating all records removed.

The statutory time within section 552(a)(6)(A)(i) was not complied with and an appeal was mailed out on May 23, 2011 to the Office of Information and Privacy U.S. Department of Justice Suite 570, Flag Bldg. Washington, D.C. **CERTIFIED MAIL 7007 1490 0001 1561 7368**. But was not received until May 31, 2011.

I have clear and convincing evidence that Legal and Regular mail is being tampered with, delayed and intentionally rerouted for the purpose of harming and depriving me due process, it is impossible to exhaust administrative remedies when the administrators, agents and the officers undermine the process by delaying Legal mail, mail, or grievances to arrive untimely to their destination or remove documents from legal mail and grievances (i.e. BP 11 # 624325-R1 documents, cop-outs, BP 8's and BP 9, no response from Warden, Mrs. Linda T. McGrew, Mr. Harrison, Unit Manager, and especially Mrs. J. Davis, Case Manager, opened legal mail from lawyers, you and other Government Agencies etc.)

The denial of records sought here at the Federal Detention Center Miami for the last eight(8) months that are not being supplied and possibly removed from your mailing and requested to staff at FDC Miami members Mrs. Joan Davis, Case Manager, and Unit Manager Mr. Harold Harrison, under the leadership of Mrs. Linda T. McGrew, Warden Pursuant to § 524.43 **Inmates Access to progress Reports which also include copies of;**

CUSTODY CLASSIFICATION FORM, which will show whereas the Unit team, or staff at the Federal Detention Center Miami(FDC Miami) are[where] arbitrary, capricious, and used abuse of discretion, by increasing my custody classification level with a management variable level increase to **GREATER SEVERITY PUBLIC SAFETY FACTOR (PSF)** based on my pre-sentence report arrest record (not convictions); which contains arrests that where cleared by the State of Florida and Miami-Dade County Courts. I was deprived and denied email access for over five(5) months due to the violation of the Privacy Act 5 USC § 522(a) by FDC Miami staff, and the Bureau of Prisons who did not maintain accurate records.

This classification violates the equal protection clause of the Fourth Amendment, due process clause as a matter of Law see Johnson v. Robison 415. U.S. 361, 364 N. 4 (1974), Federal Detention Center Miami is a High Security Institution and places inmates in the Work Cadre Unit for punitive reasons; I have not violated any Institutional rules or Federal of Bureau Prison rules. The administrative designations with improper classificatio placed me and other unhappy inmates crowed together packed in a warehouse like sheep for slaughter; and respond to complaints by me [and others] as honest men and women after sporting with our lives as though they are invincible.

SECURITY LEVEL, which is used to describe the structural variables and inmate to staff ratio provided at the various types of Bureau Institutions(i.e. minimum,low,medium,high) and is required to house inmates based on their history,institutional adjustment, and public safety factor. I am placed at a higher security facility than i should be placed according to the numerical classification systems if they where properly done.

" The Federal Penal and Correctional Institutions shall be so planned and limited in size as to facilitate the development of an integrated systems which will assure the " **PROPER CLASSIFICATION** " and segregation of Federal prisoners according to the nature of the offenses committed, the character and mental condition of the prisoners, and such other factors as should be considered in providing an individualized systems of discipline, care, and treatment of the persons committed to such institutions (June 25, 1948, Ch 645, § 1, 62 Stat. 850)"

The Government is breaching it's duty to keep me safe and free from harm while I am incarcerated here a Federal Detention center Miami Pursuant to 18 USCS § 4042 and the eight(8) Amendment by failing to protect me from assault which has happened several times with inmates with aggressive attitudes of violence, and will probably continue as long as I am not properly classified and segregated.

In Anderson v. Smith, 697 F2d 239 (8th Cir. 1983) It was held that " an inmate is entitled to expect the Bureau of Prisons to follow it's own Policies ". The following cite the principle that administration regulations, when issued, have the force and effect of Law Wolff v. McDonnell, 418 U.S. 539, 94 S. CT. 2963, 41 L. Ed 2d 935 (1974); Roswad v. U.S.D.A., 514 F2d 809 (D.C. Cir. 1975).

As a human being I expect to be treated respectfully, impartially and fairly by all personnel here at FDC Miami, this has not happened. Unit team staff members knowing and intentionally violate Bureau of Prisons Policy, and when Congress passes, or has passed a Bill into Law, they manipulate and so completely corrupt it to a point that it no longer resembles Congressional intent (they are not advocates) Example The Second Chance Act of 2007[enacted April 9, 2008] Deny those being or close to release from having any opportunity of reestablishing themselves on the outside under the Act. The practices of Mrs. J. Davis, Case Manager of my records continually go unchecked by the Unit Manager Mr. Harold Harrison(i.e. program review does not have correct time spent in prison here at FDC Miami). These practices not only violate Bureau of Prisons policies, but several Laws and Policies enacted by Congress.

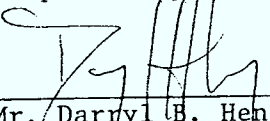
The Bureau of Prison Program Statement (and other Justices Department rules) are considered " Laws of the United States " see Abraham v. United States, 465 F. Supp 610 (D.C. N.H. 1979).

These my weighty grievances I cheerfully submit to you without dictating in the least knowing by the experience that you have, and I trust ever will, in your wisdom, Do me that justice that my present condition requires, as **GOD** and the good Laws of our Country dictate to you.

RELIEF SOUGHT

I Darryl B. Henley Reg. No.: 83261-004 hereby formally request without litigation a Transfer/Redesignation to another Penal Institution, Contracted facility, or any type of Confinement with or without supervised release, including but not limited to Home Detention, Community Confinement, house arrest, or similar arrangements, such as "Intermittent Confinement " for the remaining balance of my sentence within the Judicial District in which I was convicted, that the Bureau determines to be appropriate and suitable. As set out in the preceding reasons and not having to file suit through The Prison Litigation Reform Act; I request your assistance in my relief efforts Thank You for your prompt response.

Respectfully submitted,


 Mr. Darryl B. Henley *2:55pm*
 Reg.No.: 83261-004
 Federal Detention Center Miami
 P.O. Box 019120
 Miami, Florida 33101-9120

CERTIFIED MAIL 7007 1490 0001 1561 7351

3 Pages



U. S. Department of Justice

Federal Bureau of Prisons

SERO

3800 Camp Creek Pkwy SW
Bldg 2000
Atlanta, GA 30331

June 14, 2011

Darryl Henley
Reg. No. 83261-004
FCI Miami
Box 019120
Miami, FL 33101

Re: Freedom of Information Request No. 11-06774

Dear inmate Henley:

This is in response to your recent correspondence dated June 9, 2011. You indicate the statutory time was not complied with; a Vaughn index was not provided; your mail is being tampered with and you were not provided with the correct records.

The Attorney General has exempted the Bureau of Prisons from certain provisions of the Privacy Act of 1974, Title 5 U.S.C. Section 552a(j). Therefore, all material granted, excised from documents, or denied herein has been processed under the authority of an alternative means of access, which is part of said exemption. The exemption, including the alternative means of access, is set forth in Title 28 Code of Federal Regulations, Section 16.97. Accordingly, your access rights are limited to those provided by the non-exempted portions of the Privacy Act of 1974 and the Freedom of Information Act, Title 5 U.S.C. Section 552 and as implemented by Title 28 Code of Federal Regulations, Part 16, Subpart A and D. The procedures established for use by the Bureau of Prisons are outlined in Program Statement 1351.5, Release of Information, and Program Statement 5800.11, Inmate Central File, Privacy Folder and Parole Commission File.

You requested to receive a copy of your central file which was received in this office on May 4, 2011. The requested records were mailed to you on May 20, 2011. A Vaughn index is used in US District court to explain to the court which documents have been withheld, not when providing responses to requesters. The only document which was withheld was your PSI. As you are aware, you may not possess a copy of your PSI. It is available to you through your Unit Team.

Pursuant to Title 28 Code of Federal Regulations, Section 16.9 or 16.45, the material herewith may be appealed by writing to the Director, Office of Information Policy (OIP), U.S. Department of Justice, 1425 New York Avenue, Suite 11050, Washington, D.C. 20530. Your appeal must be received by OIP within 60 days of the date of this letter. Both the appeal letter and face of the envelope should be marked "Freedom of Information Act Appeal."

Sincerely,

A handwritten signature in black ink, appearing to read "Jeff Campbell".

Jeff Campbell
SERO Attorney

U.S. Department of Justice
Federal Bureau of Prisons
Federal Correctional Complex, Coleman
846 N.E. 54th Ter
Coleman, Florida 33521-1029
Official Business

[Handwritten signature]

Staple Holes

From Mr. Jeff Campbell
SERO Attorney
Federal Bureau of Prisons
3800 Camp Creek Pkwy SW
Bldg 2000
Atlanta, GA 30331

1-1

*Received by
Reg. M. 83261-604
FBI Miami
Box 019120
Miami, FL 33101*

3310139120

Received June 29, 2011 opened at 6:55pm from
evening Officer E. Lopez

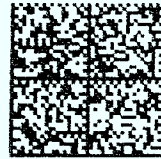


UNITED STATES POSTAGE
U.S. OFFICIAL MAIL
PENALTY FOR
PRIVATE USE \$300
\$ 00.640
02 1A JUN 17 2011
0004205069
MAILED FROM ZIP CODE 33521
PRINCE BOWEN

Federal Bureau of Prisons
Federal Correctional Complex, Coleman

846 N.E. 54th Ter.
Coleman, Florida 33521-1029

Official Business



UNITED STATES POSTAGE
02 1A
0004205069
\$
MAILED FROM ZIP

Government
Official Mail
OPENED

Staple Hole

Darryl Hanley
Reg. No. 83261-004
FBI Miami
Box 019120
Miami, FL 33101

BW

(Should be delivered by)
MRS. Fernandez-Counselor

Received June 20, 2011 opened at 6⁵⁵pm PM
evening Officer

3310199120

NOT opened in my presence

July 4, 2011

District Clerk
United States District Court
Southern District of Florida
Office of the Clerk- Room 8N09
400 North Miami Avenue
Miami, Florida 33128-7716

Re: Darryl B. Henley Reg. No.: 83261-004, FDC Miami

Dear Sir/Madam,

Previously I requested the following documents from your office, and believe that request was not delivered to the correct address since I have not received them. I request:

1. A copy of the local rules governing civil actions.
2. A standard Summons form(s).
3. Civil Cover Sheet(s).
4. A standard form for civil actions under 42 USC 1983.
5. Any special instructions regarding suits brought under 28 USC 1331.

In addition, I am the plaintiff in the case that I will bring action on and would like to declare that I am unable to pay the cost of these proceedings and I am entitled to the relief requested. I have requested a certified copy of my account to my case manager to show all receipts, expenditures, and balances during the last six(6) months but have not received it as of the first request see enclosed cop-out copy 1, and I am placing another request to my case manager on July 4, 2011 in the cop-out mail recepticle box.

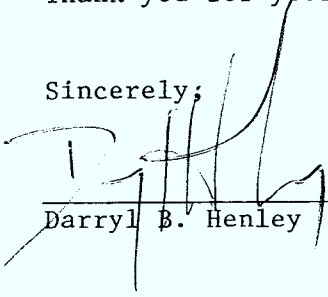
If there is another procedure to proceed please inform me. This action is a action whereas the Unit Team is not complying with previous request and the Freedom of Information Act/Privacy Act appeal.

Please note on your return response to open in presence of inmate; Official Mail from United States District Court, Honorable Judge Paul Huck, Legal mail from Lawyers, and Department of Justice (Official Mail) has been opened and delivered with general population mail.

I declare under penalty of perjury that the foregoing statements are true and correct.

Thank you for your prompt response.

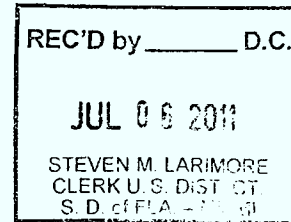
Sincerely;


Darryl B. Henley

4 July 2011

July 4, 2011

District Clerk
United States District Court
Southern District of Florida
Office of the Clerk- Room 8N09
400 North Miami Avenue
Miami, Florida 33128-7716



Re: Darryl B. Henley Reg. No.: 83261-004, FDC Miami

Dear Sir/Madam,

Previously I requested the following documents from your office, and believe that request was not delivered to the correct address since I have not received them. I request:

1. A copy of the local rules governing civil actions.
2. A standard Summons form(s).
3. Civil Cover Sheet(s).
4. A standard form for civil actions under 42 USC 1983.
5. Any special instructions regarding suits brought under 28 USC 1331.

In addition, I am the plaintiff in the case that I will bring action on and would like to declare that I am unable to pay the cost of these proceedings and I am entitled to the relief requested. I have requested a certified copy of my account to my case manager to show all receipts, expenditures, and balances during the last six(6) months but have not received it as of the first request see enclosed cop-out copy 1, and I am placing another request to my case manager on July 4, 2011 in the cop-out mail recepticle box.

If there is another procedure to proceed please inform me. This action is a action whereas the Unit Team is not complying with previous request and the Freedom of Information Act/Privacy Act appeal.

Please note on your return response to open in presence of inmate; Official Mail from United States District Court, Honorable Judge Paul Huck, Legal mail from Lawyers, and Department of Justice (Official Mail) has been opened and delivered with general population mail.

I declare under penalty of perjury that the foregoing statements are true and correct.

Thank you for your prompt response.

Sincerely,


Darryl B. Henley

July 4 2011 @ 225pm

" EXHIBIT K "

June 08, 2011

District Clerk
United States Courthouse
Southern District of Florida
99 N.E. 4th Street
Miami, Florida 33132-2111


Dear Sir/Madam,

I am requesting the following documents from your office:

1. A copy of the local court rules governing civil actions.
2. A standard summons forms.
3. Civil Cover sheet(s).
4. A standard form for civil actions under 42 USC 1983.
5. Any special instructions regarding suits brought under 28 USC 1331.

Thank you for your prompt response.

Sincerely,



Mr. Darryl B. Henley
Reg. No. : 83261-004
Case No. : 10-CR-20379-PCH, Eleventh District Court
Federal Detention Center Miami
P.O. Box 019120
Miami, Florida 33101-9120

BP-S148.055 INMATE REQUEST TO STAFF CDFRM

SEP 98

U.S. DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF PRISONS

TO: (Name and Title of Staff Member) MRS. DAVIS, CASE MANAGER	DATE: JUNE 20, 2010
FROM: DARRYL B. HENLEY	REGISTER NO.: 83261-004
WORK ASSIGNMENT: UNASSIGNED MEDICALLY	UNIT: BRAVO WEST

SUBJECT: (Briefly state your question or concern and the solution you are requesting. Continue on back, if necessary. Your failure to be specific may result in no action being taken. If necessary, you will be interviewed in order to successfully respond to your request.)

MRS. DAVIS, I AM IN THE NEED OF 4 CERTIFIED COPIES OF MY ACCOUNT FOR LEGAL PURPOSES. THANK YOU IN ADVANCE.

copy 1

(Do not write below this line)

DISPOSITION:

Signature Staff Member	Date
------------------------	------

Record Copy - File; Copy - Inmate
(This form may be replicated via WP)

This form replaces BP-148.070 dated Oct 86
and BP-S148.070 APR 94

BP-S148.055 INMATE REQUEST TO STAFF CDFRM

SEP 98

U.S. DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF PRISONS

TO: (Name and Title of Staff Member) MRS DAVIS, CASE MANAGER	DATE: JULY 4, 2011
FROM: DARRYL B. HENLEY	REGISTER NO.: 83261-004
WORK ASSIGNMENT: UNASSIGNED	UNIT: BRAVO WEST

SUBJECT: (Briefly state your question or concern and the solution you are requesting. Continue on back, if necessary. Your failure to be specific may result in no action being taken. If necessary, you will be interviewed in order to successfully respond to your request.)

MRS. DAVIS, I SENT VIA COP-OUT BOX A REQUEST FOR 4 CERTIFIED COPIES OF MY ACCOUNT

ON JUNE 20, 2011, I HAVE NOT RECEIVED IT AS OF YET. CAN YOU PLEASE FORWARD IT TO ME? THANK YOU.

Put copy in Box

(Do not write below this line)

DISPOSITION:

Signature Staff Member

Date

Record Copy - File; Copy - Inmate
(This form may be replicated via WP)

This form replaces BP-148.070 dated Oct 86
and BP-S148.070 APR 94

BP-S148.055 INMATE REQUEST TO STAFF CDFRM

SEP 98

U.S. DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF PRISONS

TO: (Name and Title of Staff Member) <i>Education</i>	DATE: <i>8/15/11</i>
FROM: <i>Darryl Henley</i>	REGISTER NO.: <i>83261-004</i>
WORK ASSIGNMENT: <i>Lib clerk</i>	UNIT: <i>Brewu West</i>

SUBJECT: (Briefly state your question or concern and the solution you are requesting. Continue on back, if necessary. Your failure to be specific may result in no action being taken. If necessary, you will be interviewed in order to successfully respond to your request.)

3 copies EACH OF 41 sheets.

Thank you.

#16.15

(Do not write below this line)

DISPOSITION:

Signature Staff Member

Date

Record Copy - File; Copy - Inmate
(This form may be replicated via WP)

This form replaces BP-148.070 dated Oct 86
and BP-S148.070 APR 94



OFFICE OF CLERK ROOM 8N09
UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA
400 NORTH MIAMI AVENUE
MIAMI, FLORIDA 33128-7716

15 AUGUST 2011

RE: MR. DARRYL B. HENLEY Vs. FEDERAL BUREAU OF PRISONS, MRS. LINDA T. MCGREW,
WARDEN, MR. HAROLD HARRISON, UNIT MANAGER, MRS.
JOAN DAVIS, CASE MANAGER, MR. D. RICHARDSON, CASE MANAGER, MR. MCCORMICK,
CASE MANAGER.

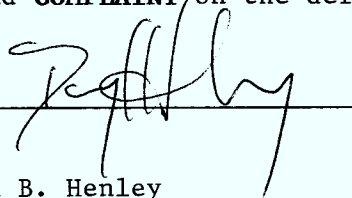
Dear Sir/Madam,

Enclosed please find for filing the following documents:

1. COMPLAINT, 2 originals.
2. SUMMONS 1 multiple.
3. APPLICATION TO PROCEED IN FORMA PAUPERIS, 1 original.
4. Federal staff will not provide PRISONER TRUST ACCOUNT REPORT.
5. Federal staff will not provide CONSENT TO COLLECTION OF FEES FORM.
6. CIVIL COVER SHEET.

Pursuant to 28 U.S.C. s 1915(c), I request that you effect service of the
SUMMONS and **COMPLAINT** on the defendants.

Sincerely,



Mr. Darryl B. Henley
Reg.No.: 83261-004
Federal Detention Center Miami
P.O. Box 019120
Miami, Florida 33101-9120